Case 1:04-cv-10525-WGY Document 13 Filed 08/05/2004 Page 1 of 1 UNITED STATES DISTRICT COURT

## DISTRICT OF MASSACHUSETTS

CIVIL ACTION  Weeking & Clearly Consultants, five.  ORDER OF REFERENCE EQB ALTERNATIVE DISPUTE RESOLUTION  After consultation with counsel and after consideration of the various alternative dispute resolution programs (ADR) available. I find this matter appropriate for ADR and accordingly, refer this case to ADR — 9/04 for the following ADR  EARLY NEUTRAL EVALUATION MEDIATION MINI-TRIAL SUMMARY JURY TRIAL SETTLEMENT CONFERENCE SPECIAL MASTER PRIVATE ALTERNATIVE DISPUTE RESOLUTION PROGRAM  Upon notification of the time and place designated for the proceeding, counsel are directed to be present with their clients or with appropriate settlement authority and to provide any written documentation which may be required for the particular ADR program. If counsel is engaged on trial or has any scheduling conifict and a continuance becomes necessary, the provider of the ADR program and other counsel should be advised of the conflict immediately.  8/5/04 DATE  CASE CATEGORY  Antitrust Bankruptcy Contract Copyright/Trademark/Patent Environmental ERISA FELA Labor Relations Product Liability	Dynamic Machine	
ORDER OF REFERENCE FOR ALTERNATIVE DISPUTE RESOLUTION  After consultation with counsel and after consideration of the various alternative dispute resolution programs (ADR) available, I find this matter appropriate for AOR and accordingly, refer this case to	Plaintiff(s)	CIVIL ACTION
After consultation with counsel and after consideration of the various alternative dispute resolution programs (ADR) available, I find this matter appropriate for ADR and accordingly, refer this case to ADR — 9/04 for the following ADR program:    EARLY NEUTRAL EVALUATION	Machine + Electrical Cons	
resolution programs (ADR) available, I find this matter appropriate for ADR and accordingly, refer this case to ADR - 9/04 for the following ADR program:    EARLY NEUTRAL EVALUATION		FOR
### For the following ADR  ### PROGRAM    For the following ADR	After consultation with counsel and after	consideration of the various alternative dispute
EARLY NEUTRAL EVALUATION  MINI-TRIAL  SETTLEMENT CONFERENCE  PRIVATE ALTERNATIVE DISPUTE RESOLUTION PROGRAM  Upon notification of the time and place designated for the proceeding, counsel are directed to be present with their clients or with appropriate settlement authority and to provide any written documentation which may be required for the particular ADR program. If counsel is engaged on trial or has any scheduling conlfict and a continuance becomes necessary, the provider of the ADR program and other counsel should be advised of the conflict immediately.  CASE CATEGORY  Antitrust  Case CATEGORY  Antitrust  Copyright/Trademark/Patent  ERISA  Labor Relations  MEDIATION  SUMMARY JURY TRIAL  SPECIAL MASTER  SPECIAL MASTER  UPON TRIAL  SUMMARY JURY TRIAL  SPECIAL MASTER  DATE  UNITED STATES DISTRICT JUDGE  CASE CATEGORY  Antitrust  ERISA  ERISA  MEDIATION  MEDIATION  SUMMARY JURY TRIAL  SETUMAN  SUMMARY JURY TRIAL  SPECIAL MASTER  DATE  SUMMARY JURY TRIAL  SUMMARY J	this case to ADR - 9/09	for the following ADR
MINI-TRIAL SETTLEMENT CONFERENCE PRIVATE ALTERNATIVE DISPUTE RESOLUTION PROGRAM  Upon notification of the time and place designated for the proceeding, counsel are directed to be present with their clients or with appropriate settlement authority and to provide any written documentation which may be required for the particular ADR program. If counsel is engaged on trial or has any scheduling conflict and a continuance becomes necessary, the provider of the ADR program and other counsel should be advised of the conflict immediately.  CASE CATEGORY  Antitrust  Civil Rights  Copyright/Trademark/Patent ERISA  Labor Relations  Medical Malpractice		
MINI-TRIAL SETTLEMENT CONFERENCE PRIVATE ALTERNATIVE DISPUTE RESOLUTION PROGRAM  Upon notification of the time and place designated for the proceeding, counsel are directed to be present with their clients or with appropriate settlement authority and to provide any written documentation which may be required for the particular ADR program. If counsel is engaged on trial or has any scheduling conflict and a continuance becomes necessary, the provider of the ADR program and other counsel should be advised of the conflict immediately.  CASE CATEGORY  Antitrust  Civil Rights  Copyright/Trademark/Patent ERISA Labor Relations  Medical Malpractice	EARLY NEUTRAL EVALUATION	✓ MEDIATION
SETTLEMENT CONFERENCE PRIVATE ALTERNATIVE DISPUTE RESOLUTION PROGRAM  Upon notification of the time and place designated for the proceeding, counsel are directed to be present with their clients or with appropriate settlement authority and to provide any written documentation which may be required for the particular ADR program. If counsel is engaged on trial or has any scheduling conflict and a continuance becomes necessary, the provider of the ADR program and other counsel should be advised of the conflict immediately.    Solution	17 to MAAV to the Property of	SUMMARY JURY TRIAL
Upon notification of the time and place designated for the proceeding, counsel are directed to be present with their clients or with appropriate settlement authority and to provide any written documentation which may be required for the particular ADR program. If counsel is engaged on trial or has any scheduling conlict and a continuance becomes necessary, the provider of the ADR program and other counsel should be advised of the conflict immediately.    S	April 1 Communication of the C	SPECIAL MASTER
Upon notification of the time and place designated for the proceeding, counsel are directed to be present with their clients or with appropriate settlement authority and to provide any written documentation which may be required for the particular ADR program. If counsel is engaged on trial or has any scheduling conflict and a continuance becomes necessary, the provider of the ADR program and other counsel should be advised of the conflict immediately.    CASE CATEGORY		
Antitrust Bankruptcy  Civil Rights Contract  Copyright/Trademark/Patent Environmental  ERISA FELA  Labor Relations Medical Malpractice	to be present with their clients or with appropriate settlement authority and to provide any written documentation which may be required for the particular ADR program. If counsel is engaged on trial or has any scheduling conflict and a continuance becomes necessary, the provider of the ADR program and other counsel should be advised of the conflict immediately.  8/5/04	
Civil Rights Contract  Copyright/Trademark/Patent Environmental  ERISA FELA  Labor Relations Medical Malpractice	DATE	UNITED STATES DISTRICT JUDGE
Copyright/Trademark/Patent Environmental  ERISA FELA Labor Relations Medical Malpractice	CASE	
ERISA FELA Labor Relations Medical Malpractice	-	CATEGORY
Labor Relations Medical Malpractice	Antitrust	CATEGORY  Bankruptcy Contract
	Antitrust Civil Rights Copyright/Trademark/Patent	CATEGORY  Bankruptcy Contract Environmental
	Antitrust Civil Rights Copyright/Trademark/Patent ERISA	CATEGORY  Bankruptcy Contract Environmental FELA
Personal Injury Product Liability ———  Shareholder Dispute Social Security ———	Antitrust Civil Rights Copyright/Trademark/Patent ERISA Labor Relations	Bankruptcy Contract Environmental FELA Medical Malpractice

(orefadr.)

Other